

June 25, 2009

05-44481-100 Doc 17579

Filed 06/30/09

Entered 07/07/09 09:34:47

Main Document

Pg 1 of 2

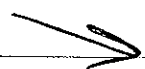
The Honorable Robert D. Drain
United States Bankruptcy Judge
Southern District of NY
One Bowling Green
New York, NY 10004-1408

Re: Case # 05-44481 (RDD)

Dear Judge Drain:

I am a Delphi Salaried employee who has devoted 31 1/2 years of service to my company, which is now trying to break every promise made to me over those 31 years. Not only am I losing health care and perhaps 1/2 of my pension, I may also lose my severance, which I am counting on to survive until I can find new employment. I believe it is illegal for Delphi to refuse to pay the severance they legally are obligated to pay.

Specifically, I am objecting to Article 9.5.11 of the Revised June 16, 2009 Master Disposition Agreement.



On 5/13/09, I signed + Delphi signed a Separation Allowance Plan release of claims. I maintain that this is a legal, enforceable contract wherein Delphi agrees to pay me severance in exchange for my Release of Claims. This contract was entered into during bankruptcy. This severance is a legal contract liability. My "contract" was signed on May 13, 2009, and specifies severance payments commencing on July 15, 2009, and continuing through December 31, 2009.

I believe I have a valid / binding / legal contract, and I expect it to be honored.

I ask for your help, Judge Drain,
to that end.

Sincerely,

Randy M. Hosley

2603 Saunders Settlement Rd
Sanborn, NY 14132

716-731-7077